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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
9	AT SEATTLE	
10	UNITED STATES OF AMERICA,	CASE NO. CR09-191-MJP
11	Plaintiff,	ORDER DENYING DEFENDANT'S
12	v.	MOTION FOR RELEASE PENDING APPEAL
13	C. MARVIN WILBUR,	
14	Defendant.	
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16	This matter comes before the Court on Defendant Marvin Wilbur's motion for release	
17	pending his appeal due to his medical condition. (Dkt. No. 237.) Having reviewed the motion,	
18	the government's response (Dkt. No. 242), Defendant's reply (Dkt. No. 246), the government's	
19	surreply (Dkt. No. 248), and all related papers, the Court DENIES the motion.	
20	Background	
21	Wilbur pled guilty to conspiracy to traffic in contraband cigarettes and conspiracy to	
22	launder money in February 2010. (Dkt. No. 128 at 2.) Pending before the Ninth Circuit is his	
23	second appeal. Arguing the Bureau of Prisons is unable to provide sufficient monitoring and	
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care to address his medical condition, he moves for release pending that appeal. (Dkt. No. 246 at 2 2.) 3 The parties do no dispute the facts pertinent to this motion. Wilbur's 2010 guilty plea preserved his right to appeal certain pretrial orders. (Dkt. No. 128 at 12.) In March of 2012, the 5 Ninth Circuit issued a 27-page opinion affirming, in part, and reversing, in part, Defendant's 6 convictions. United States v. Wilbur, 674 F.3d 1160, 1182 (9th Cir. 2012). The case was 7 remanded back to this Court for re-sentencing. (Id.) Before remand, Wilbur sought additional appellate review of certain due process arguments, filing a Petition for Rehearing with 8 Suggestion of Rehearing En Banc for the Ninth Circuit. (Ninth Circuit Dkt. No. 58-1.) By order 10 dated June 15, 2012, the panel denied Defendant's petition. (Ninth Circuit Dkt. No. 59.) 11 On remand, Wilbur filed a motion to vacate or in the alternative for leave to withdraw 12 conditional guilty plea. (Dkt. No. 207.) This Court denied the motion, finding the Ninth Circuit 13 had already considered and rejected the merits of Defendant's due process arguments, which 14 were the basis of the motion to withdraw or vacate the plea. (Dkt. No. 207 at 1.) This Court 15 then sentenced Wilbur to 12 months and one day of incarceration and restitution. (Dkt. No. 218.) 16 17 Wilbur reported to the Bureau of Prison's Federal Detention Center at SeaTac ("FDC"). Shortly after reporting to FDC, Defendant experienced medical problems that required 18 19 hospitalization from January 17, 2013 to March 12, 2013. (Dkt. No. 238.) After Wilbur was 20 discharged from a local hospital, the Bureau of Prisons designated Defendant as an inmate with 21 special medical conditions (a level 3). Wilbur will soon be transferred to an institution that can 22 meet his medical needs. (Dkt. No. 215.) 23 **Analysis**

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was over-ruled by <u>United States v. Ruiz</u>, 257 F.3d 1030 (9th Cir. 2001). He claims the Court should have applied <u>Ruiz</u>. (Dkt. No. 191 at 4.)

Wilbur's contention does not raise a substantial issue of law for his appeal. First, Nagra remains the law in this Circuit and has been favorably cited for the manifest injustice standard since Ruiz. See e.g. United States v. James, 98 Fed. Appx. 648, 650 (9th Cir. 2004.) Second, Nagra addressed the exact situation issue here: a motion to withdraw a guilty plea on remand when "reversal did not undermine the validity of the conviction." Nagra, 147 F.3d at 880. The Nagra Court explained, "there can be no manifest injustice in refusing to permit a defendant to withdraw a guilty plea when there is no serious contention that the defendant is innocent of the crimes charged." Id. Like Nagra, here, there is no serious debate Wilbur is guilty of the crimes charged when the Ninth Circuit has upheld the validity of his conviction and rejected his due process arguments that now underpin his motion to withdraw his guilty plea. The law in this Circuit remains the more stringent manifest injustice standard when a defendant seeks to withdraw a guilty plea on remand. Third, Wilbur wrongly identifies <u>Ruiz</u> as applying to the facts of this case. In Ruiz, the defendant sought to withdraw his guilty plea before sentencing when he learned of possibly exculpatory evidence. Id. at 1033. In contrast, here Wilbur sought to withdraw his guilty plea after he had already been sentenced once, had appealed, the Ninth Circuit, which ultimately upheld the basis for his conviction, and the case was simply remanded for re-sentencing. The lower standard articulated in Ruiz, does not apply here.

Even assuming *arguendo* the Court did apply the wrong legal standard, Wilbur fails to show appellate review of this error would likely result in reversal of his conviction, an order for a new trial, a sentence that does not include a term of imprisonment, or a reduced sentence that is

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less than the total appeal process. He makes no argument on this prerequisite for release under 2 18 U.S.C. § 3143(b). Finally, the Court finds no basis to release Defendant when the Bureau of Prisons has 3 provided and will continue to provide necessary medical care. The record shows the Bureau of 5 Prisons responded to Defendant's medical needs by hospitalizing him, at considerable expense 6 when the FDC-SeaTac was unable to provide the necessary care. (Dkt. No. 251) And, because 7 the Bureau of Prisons is aware of Defendant's medical needs, it is in the best position to decide now on his placement at an appropriate facility. (Id.) Finally, the Bureau of Prisons is in the 8 process of transferring Defendant to an institution that can provide the requisite level of medical care. 10 11 Conclusion 12 Because Wilbur failed to show his appeal raises a substantial issue of law, which if 13 determined favorably to him will likely result in a reversal, a new trial, a sentence that does not 14 include a term of imprisonment or a reduced sentence, this Court DENIES his motion for release 15 pending appeal. 16 The clerk is ordered to provide copies of this order to all counsel. 17 Dated this 22nd day of March, 2013. 18 Marshy Helens 19 Chief United States District Judge 20 21 22 23 24